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UNITED STATES DISTRICT COURT  DISTRICT OF  (The district-court-for where you are detained)	DETRICT COURT
(The district-court-jo) which	07 MAY 24 PM 3: 33
(your name)  Petitioner,	Index No
-against- *	CIV-07-0 517 RB LAM
MICHAEL CHERTOFF, Secretary of the United States Department of Homeland Security, and Director of Detention	
(Name of ICE District Director) and Removal United States, Immigration and Customs Enforcement.	
Respondents.	X
(Country)	eas corpus and seeks declaratory and mition by the United States Department inforcement ("ICE") for more than <a href="#">IYeav</a> travel documents necessary to deport him to decomplaint, petitioner alleges as follows:
CUSTO  1. Petitioner is in the physical custody of responsible.  County Jail in Albertaly  (City jail is located)  pursuant to a contractual agreement with the	ondents and detained at the

#### JURISDICTION

- 2. This action arises under the United States Constitution, the Immigration and Nationality

  Act of 1952, as amended, 8 U.S.C. § 1101 et seq. (the "Act"), and the Administrative
  - Procedure Act, 5 U.S.C. § 701 et seq. (the "APA").
- Jurisdiction exists in this Court pursuant to 28 U.S.C. § 2241 et seq., 28 U.S.C. § 1331, the APA, 5 U.S.C. § 701 et seq., the Declaratory Judgment Act, 28 U.S.C. § 2201 et seq., and the All Writs Act, 28 U.S.C. § 1361.
- 4. Petitioner has exhausted any and all administrative remedies to the extent required by

#### VENUE

5. Pursuant to Braden v. 30th Judicial Circuit Court of Kentucky, 410 U.S. 484, 493-500 (1973), venue lies in the United States District Court for the District of New Maxico (State where detained) the judicial district in which petitioner is currently detained.

#### <u>PARTIES</u>

- 6. Petitioner is a native and citizen of Govy:

  (your country)

  into the respondents' custody on Lesty ear 2006, and has remained in their (date detained by ICE)

  custody continuously since that date.
- 7. Respondent-defendant MICHAEL CHERTOFF is the duly appointed and confirmed Secretary of the United States Department of Homeland Security, and, as such, is the official charged with responsibility for the administration of all the functions, powers and duties of the United States Department of Homeland Security, including carrying out or staying any order of exclusion, deportation or removal.

#### 

		is sued in his official capacity
8.	Respondent-defendant(District Director)	District, United States
<del>.</del>	as the Director of Detention and Removal, (ICE District Immigration and Customs Enforcement. He is the	1.1.000.0000
	Immigration and Customs Enforcement. The re-	and America administer and
·	United States Department of Homeland Security	y charged with the duty to activities
	enforce all of the functions, powers, and duties of	of ICE in
··	<b>ፑ</b> ለ ርሞና	
9.	Petitioner, Semean Fetrushvili	_, is a native and citizen of
, ,	Brooklyn WY	Sumer
	(your country of origin)	10011 13 Until AD
10.	Petitioner first entered the United States on or ab	(date you entered the United States)
11.	Petitioner (Cheose one)	
	nentered without inspection.	
	C entered with a visa and overstayed.	t 1 - com ment resident
•		or adjusted to a lawful permanent resident
	entered as an a refugee or was granted as	sylum.
	□ other (specify)	
12.	An Immigration Judge (Choose one)	_ on
	ordered the petitioner removed/deported	d/excluded on(date of IJ decision)
-	the grounds that s/he	
٠	entered without inspection	on.
	was inadmissible.	
	entered with a visa and c	overstayed

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	•	offense pursuant to INA §237 or 212.		
		and the control of th	Petitioner did not	
		granted voluntary departure on 2005 [date of W-decision]	1 1	·
		date of U-decision)  depart the United States as required so that the voluntary of	leparture order became a	- •
		depart the United States at 124	flaw on that date.	
•	,	final order of removal/deportation/exclusion as a matter of	• <del></del>	
13.	(Choos	e one)		
		Petitioner waived his right to appeal, thereby making the	e d	
		removal/deportation/exclusion order final as of the date	of the immigration	
		removar deportment	·	
• .		judge's decision.		
		The immigration judge ordered petitioner removed/deport	ed/excluded in	•
	Ø	The immigration Judge of the Pour	ander final as of the	
		absentia, thereby making the removal/deportation/exclusi	on order time in or	· ·
	•	date of the immigration judge's decision.	and order	
		Petitioner reserved but did not file an appeal from the im-	nigration judge's older	٠
•		of removed with the Board of Immigration Appeals, there	by making me	
		removal order final 30 days from the date of the immigra	tion judge's decision.	•.•
•		Petitioner's appeal was denied by the Board of Immigrati	on Appeals on	٠.
		Petitioner's appear was nomed by thereby making	ng the removal order	
	•			
	: '	(date of BIA decision) final as of the date of the Board's decision.	•••••••••••••••••••••••••••••••••••••••	
		Petitioner's petition for review to the United States Cour	t of Appeals was denied	
		Petitioner's petition for review to the Omeos	r the date	•
	•	thereby making the order fina	al 30 days from the date	
		(deta of COA decision)	·	
		of the Court of Appeals' decision.		
			and has been in the	•
14.	Petit	tioner was taken into custody by ICE on(date in custody)		

· .	custody of ICE for more than six months since his/her removal/deportation/exclusion
15.	order became final.  Petitioner has cooperated fully with all efforts by ICE to remove petitioner from
	the United States. Specifically, petitioner:
	has provided identity documents.
	has provided necessary biographical information.  has provided necessary biographical information.
	applied for travel documents with his/her embassy or consulate.
•	complied with all demands of ICE.  Tried but was unable to provide identity documents because
. · 	Tried but was unable to provide identity documents declarated why you did not have documents)  (explain why you did not have documents)
•	THE GOVE
16.	To date, however, ICE has been unable to remove petitioner to Thoilise Gorgia (your country of origin)
	or any other country.  Petitioner's 180 day Custody Review by the Department of Homeland Security
17.	Petitioner's 180 day Custody Review of and I washington, D.C. was  Headquarters Post-Order Detention Unit ("HQPDU") in Washington, D.C. was  The adquarters Post-Order Detention Unit ("HQPDU") in Washington, D.C. was
	denid by my conti (Choose one)
:	conducted on or about (corresponding date)  (corresponding date)  at which time petitioner's release from custody was denied. (A copy of that
	decision is attached.)
	but petitioner has not received a decision.  Home Les Shellar
18.	If released, petitioner will reside at(address where you will live if released)

19. Additionally, (Use this space to provide any additional important information such as the reason why you think that you cannot be removed to your country or should be released from custody)

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#### COUNT ONE

(Detention in Violation of the Statute and Regulations)

- 20. Peritioner repeats and re-alleges the allegations contained in paragraphs 1 through 19
  - above as though set forth fully herein.
- 21. Section 241 of the Immigration and Nationality Act permits the detention of an alien with a final order of removal for a period of 90 days. Beyond the statutory period, the Supreme Court has held that six months is a presumptively reasonable period of detention for the government to affect removal. Zadvydas v. Davis, 533 U.S. 678, 701 (2001).

  Once six months have passed, the alien must be released if there is no reasonable likelihood of removal in the reasonably foreseeable future. Zadvydas, 533 U.S. at 699-700. In this case, ICE has detained petitioner for more than six months since the issuance of his final order of removal.
- 22. No special circumstances exist to justify petitioner's continued detention:
  - a. Petitioner is not an alien with a "highly contagious disease posing a danger to the public." See 8 C.F.R. § 241.14(b).
  - b. Petitioner's release would not cause "serious adverse foreign policy consequences." See 8 C.F.R. § 241. 14(c)(1). There is no indication that Petitioner's release would have "serious adverse" foreign policy consequences...
  - Petitioner was never and is not now detained on account of security or terrorism concerns. See 8 C.F.R. § 241.14(d)(1).
  - d. Petitioner has not committed a violent crime as defined in 18 U.S.C. § 16 as would classify him as "specially dangerous." See 8 C.F.R. § 241.14(0(I). His/her

release therefore would not pose a special danger to the public. See & C.F.R. §

Because there is no significant likelihood of removal in the reasonably foreseeable future, 23.

and because none of the special circumstances exist here to justify petitioner's continued detention, petitioner must be released under ICE supervision.

#### COUNT TWO

### (Substantive Due Process Violation)

- Petitioner repeats and re-alleges the allegations set forth in paragraphs 1 through 19 as 24. though set forth fully herein.
- As a person in the United States, petitioner is protected by the Due Process-Clause of 25. the Fifth Amendment. ICE has detained petitioner for more than six months since the issuance of his final order of removal. There is no significant likelihood that petitioner's removal will occur in the reasonably foreseeable future. Petitioner does not pose a danger to the community or a risk for flight, and no special circumstances exist to justify his continued detention. As Petitioner is not dangerous, not a flight risk, and cannot be removed, his indefinite detention is not justified and violates substantive due process. See Zadvydas, 533 U.S. at 690-91.

#### PRAYER FOR RELIEF

WHEREFORE, petitioner prays that this Honorable-Court to grant the following relief:

- I. Issue an Order.
  - a. Declaring that petitioner's continued detention is not authorized by the INA and/or violates the Fifth Amendment;
  - b. Granting this petition for a Writ of Habeas Corpus and releasing petitioner under an order of supervision;
- 2. Grant any other and further relief this Court may deem appropriate.

Laffirm, under penalty of perjury, that the foregoing is true and correct.

(today's date

Semen Temphili
(sign your name)
Petitioner
Tetuvoshuill Senen

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15 ROMA N.W

(use these two lines to write your mailing address)

ALBUQUERQUE, NM

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B.I.C.E. / I.N.S. File #
Regional Correctional Center
Inmate I.D. #
415 Roma N.W
Housing Unit 1 South G, Cell 3
Albuquerque, New Mexico 87102

Glerk of Court United States District Court 333 Loma Blvd NW Suit 270 Albuquerque, NM 87102

RE;

#### Dear Clerk:

Please find the enclosed one original and two copies of petition for habeas corpus, a certificate of service, and a filing fee of \$5.00 for this filing.

Sincerely Submitted.

#### **CERTIFICATE OF SERVICE**

I certify that I served the United States attorney General with the forgoing, Writ of Habeas Corpus Petition, by placing a true and complete copy on an envelop, postage prepaid and mailing it to the following address, on this \_\_\_\_\_\_ day of \_\_\_\_\_,

US Attorney's office 201 3<sup>rd</sup> Street NW Albuquerque, NM 87102 CONTRACTOR OF THE PROPERTY OF

Regional Correctional Conter / douguerque, NM 87102 5 Roma Ave NW ieman Tetruashvili

Albuquerque, NM 87102 U.S. District Court Clerk 333 Lomas NW

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MN BONDY

MATTHEW JENGTON

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